# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	)	
LISA JACOBS,	)	
Plaintiff,	)	
v.	)	Civil Action No. 18-11533-NMG
JOSEPH FILLIPI, et al.,	)	
Defendants.	)	
	)	
	)	

#### MEMORANDUM AND ORDER

## GORTON, J.

For the reasons set forth below, the court orders that this action be transferred to the United States District Court for the District of New Hampshire.

## I. Background

On July 23, 2018, the clerk received for filing a complaint filed by Lisa Jacobs ("Jacobs"). With her complaint, Jacobs filed an affidavit and motion stating that she seeks to file this action (1) before the expiration of the applicable limitations period and (2) without a cover sheet and affidavit of indigency. Jacobs represents that she is a Massachusetts citizen now in custody of the Cheshire County Department of Corrections in Keene, New Hampshire. Jacobs's complaint asserts both federal question jurisdiction pursuant to 28 U.S.C. § 1331 and diversity jurisdiction pursuant to 28 U.S.C. § 1332 as bases for this court's subject matter jurisdiction.

The two-page, handwritten complaint recounts events surrounding Jacobs' July 25, 2015 attempt to file a complaint with the Fitzwilliam Police Department in Fitzwilliam, New Hampshire, and her subsequent arrest by the Fitzwilliam police. The complaint names the following ten defendants: the Fitzwilliam Police Department and two Fitzwilliam police officers (Joseph Fillipi and Hailey Rae); the Town of Fitzwilliam; the Cheshire County Sheriff Eli Rivera; Cheshire County Attorney Chris McLaughlin; the Cheshire County Department of Correction; the New Hampshire State Police; the State of New Hampshire; and John Doe, a real person whose identity is not yet known to Jacobs.

The Court's records indicate that this action is one of six complaints filed against New Hampshire defendants concerning alleged civil rights violations. See Jacobs v. Fillipi, et al., C.A. No. 18-11505-JCB (filed Jul. 18, 2018); Jacobs v. Fillipi, et al., C.A. No. 18-11533-NMG (filed Jul. 23, 2018); Jacobs v. Fillipi, et al., C.A. No. 18-11551-DJC (filed Jul. 24, 2018); Jacobs v. Fillipi, et al., C.A. No. 18-11558-WGY (filed Jul. 25, 2018); Jacobs v. Fillipi, et al., C.A. No. 18-11558-WGY (filed Jul. 25, 2018); Jacobs v. Fillipi, et al., C.A. No. 18-11603-LTS (filed Jul. 31, 2018); and Jacobs v. Fillipi, et al., C.A. No. 18-11604-ADB (filed Jul. 31, 2018).

## II. Discussion

Although Jacobs contends that subject matter jurisdiction lies in the District of Massachusetts, venue is not proper in this court under the relevant venue statue.

Under 28 U.S.C. § 1391(b), a civil action may be brought in

(1) a judicial district in which any defendant resides, if all defendants are residents of the State in which the district is located; (2) a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, or a substantial part of property that is the subject of the action is situated; or (3) if there is no district in which an action may otherwise be brought as provided in this section, any judicial district in which any defendant is subject to the court's personal jurisdiction with respect to such action.

### 28 U.S.C. § 1391(b).

Here, subsections (1) and (3) of 28 U.S.C. § 1391(b) do not establish venue in the District of Massachusetts because none of the defendants reside in Massachusetts. "For the purposes of venue, state officers 'reside' in the district where they perform their official duties." Smolen v. Brauer, 177 F.Supp.3d 797, 801 (W.D.N.Y. 2016) citing Crenshaw v. Syed, 686 F.Supp.2d 234, 237 (W.D.N.Y. 2010) (quotation omitted)).

Likewise, subsection (2) does not provide for venue within this district because "a substantial part of the events or omissions giving rise to the claim" did not occur in the District of Massachusetts. Apart from Jacobs' allegations that the defendants "all do regular business" in Massachusetts and

that her "calls and writing were" in Massachusetts, <u>see</u>

Complaint, ¶ 10, her complaint does not allege that a

substantial part of the events or omissions giving rise to her

claims arose in this District.

Although "there is a strong presumption in favor of plaintiff's choice of forum," <u>U.S. ex rel. Ondis v. City of Woonsocket, RI</u>, 480 F. Supp. 2d 434, 436 (D. Mass. 2007) (citing <u>Coady v. Ashcraft-Gerel</u>, 223 F.3d 1, 11 (1st Cir. 2000)), here the defendants do not reside in this District and Jacobs does not allege that a substantial part of the events arose in this District. Thus, venue is not proper in this court under 28 U.S.C. § 1391(b).

In light of the above, the court finds that it is in the interest of justice to transfer this action to the District of New Hampshire for further proceedings. See 28 U.S.C. § 1404(a) (providing, in relevant part, that: "For the convenience of parties and witnesses, in the interest of justice, a district court may transfer any civil action to any other district or division where it might have been brought....").

In view of this transfer, this court declines to rule on Jacobs' pending motion and takes no position as to whether this action is duplicative of any of Jacobs' other recently filed complaints.

ORDER

Accordingly, venue lies in the District of New Hampshire,

 $\underline{\text{see}}$  28 U.S.C. § 1391(b), and this action is  $\underline{\text{TRANSFERRED}}$  to the

United States District Court for the District of New Hampshire,

see 28 U.S.C. § 1404(a).

The Clerk of Court is directed to transfer this action to

the United States District Court for the District of New

Hampshire. This order closes this case.

So ordered.

\_/s/ Nathaniel M. Gorton\_\_\_\_

Nathaniel M. Gorton

United States District Judge

Dated: October 17, 2018

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